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JENNER & BLOCK LLP

August 23, 2022

VIA ECF

The Honorable James M. Wicks United States Magistrate Judge U.S. District Court for the Eastern District of New York 100 Federal Plaza, Courtroom 1020 Central Islip, New York 11722

Re: Graham v. Nissan North America Inc. et al., No. 2:22-cv-04896 (GRB) (JMW) (E.D.N.Y.) – Letter Motion for Extension of Time to Move or Answer

Dear Judge Wicks:

We represent Defendant Nissan North America, Inc. ("NNA"). We write jointly with counsel for Defendants Nissan Motor Acceptance Company LLC (formerly known as Nissan Motor Acceptance Corporation) ("NMAC") and Nissan-Infinity LT LLC ("NILT") to request an extension of NNA, NMAC and NILT's time to move or answer the complaint to **September 30**, **2022**, from the current deadline of **August 26**, **2022**. NNA, NMAC, and NILT make this request in order to allow for additional time for case assessment and conferral with the plaintiff following the removal of this case to federal court.

This is NNA, NMAC, and NILT's first request for additional time to move or answer. We have conferred with the plaintiff and other defendant, and all parties consent to this request.

Respectfully submitted,

/s/Peter J. Brennan Jenner & Block LLP

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August 23, 2022 Page 2

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cc: Counsel for Plaintiff and Co-Defendant (by ECF)